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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/319,566	08/09/1999	HANS-JURGEN HANSEN	27656/35739	3274
324	7590 04/22/2003	·		
CIBA SPECIALTY CHEMICALS CORPORATION			EXAMINER	
PATENT DEPARTMENT 540 WHITE PLAINS RD			ANGEBRANNDT, MARTIN J	
P O BOX 200	5		ART UNIT	PAPER NUMBER
TARRYTOW	TARRYTOWN, NY 10591-9005			THE EXTROMBER
			1756	21
			DATE MAILED: 04/22/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	licant(s)	;•	
Advisory Action	09/319,566	HANSEN, HANS-JURGEN	HANSEN, HANS-JURGEN	
Advisory Addion	Examin r	Art Unit		
	Martin J Angebranndt	1756		
The MAILING DATE of this commun	nication appears on the cover sheet wit	h the correspondence address		
THE REPLY FILED 04 April 2003 FAILS TO Therefore, further action by the applicant is refinal rejection under 37 CFR 1.113 may only condition for allowance; (2) a timely filed Noti Examination (RCE) in compliance with 37 CF	equired to avoid abandonment of this be either: (1) a timely filed amendmen ce of Appeal (with appeal fee); or (3) a	application. A proper reply to a t which places the application in		
<u>PERI</u>	OD FOR REPLY [check either a) or b	)]		
a) The period for reply expires <u>4</u> months from t	-			
no event, however, will the statutory period for ONLY CHECK THIS BOX WHEN THE FIRS	ng date of this Advisory Action, or (2) the date soor reply expire later than SIX MONTHS from the TREPLY WAS FILED WITHIN TWO MONTH	e mailing date of the final rejection.	er. 1	
706.07(f).  Extensions of time may be obtained under 37 CFR fee have been filed is the date for purposes of determinifee under 37 CFR 1.17(a) is calculated from: (1) the exp (2) as set forth in (b) above, if checked. Any reply receitimely filed, may reduce any earned patent term adjustn	ing the period of extension and the correspond piration date of the shortened statutory period for ved by the Office later than three months after	ing amount of the fee. The appropriate extendr reply originally set in the final Office action	nsior ; or	
1. A Notice of Appeal was filed on 37 CFR 1.192(a), or any extension the				
2. The proposed amendment(s) will not be	e entered because:			
(a)  they raise new issues that would r	equire further consideration and/or se	arch (see NOTE below);		
(b) they raise the issue of new matter	(see Note below);			
(c) they are not deemed to place the issues for appeal; and/or	application in better form for appeal by	/ materially reducing or simplifying the	he	
(d) they present additional claims wit NOTE:	hout canceling a corresponding numb	er of finally rejected claims.		
3.⊠ Applicant's reply has overcome the follo	owing rejection(s): See Continuation Sh	<u>eet</u> .		
4. Newly proposed or amended claim(s) canceling the non-allowable claim(s).	would be allowable if submitted	in a separate, timely filed amendme	nt	
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ application in condition for allowance be		considered but does NOT place the	<b>)</b>	
6. The affidavit or exhibit will NOT be conraised by the Examiner in the final rejection.		ELY to issues which were newly		
7. For purposes of Appeal, the proposed explanation of how the new or amendo				
The status of the claim(s) is (or will be)	as follows:			
Claim(s) allowed: none.		·		

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10. Other: \_\_\_\_

Claim(s) objected to: none.

Claim(s) rejected: 1-6,9-15 and 17-27.

Claim(s) withdrawn from consideration: \_\_\_\_\_.

8. The proposed drawing correction filed on \_\_\_\_ is a) approved or b) disapproved by the Examiner.

9. Note the attached Information Disclosure Statement(s)( PTO-1449) Paper No(s).

Martin J Angebranndt Primary Examiner

Art Unit: 1756

Continuation of 3. Applicant's reply has overcome the following rejection(s): The rejection of claim 25 under Anger et al., El Houar et al., Hafner et al. or Weber et al. alone. The rejection of claims 7 and 8 under 35 USC 112. The rejection of claims 17-27 over Hafner et al. is withdrawn.

Continuation of 5. does NOT place the application in condition for allowance because: The rejection of claim 9 under 35 USC 112 remains, the examiner suggests replacing "matrix" in line 1 of claim 9 with the term "carrier" used in claim 1 to properly establish antecedent basis (This would obviate this rejection). The applicant argues that the language at least one of said substituents C1 and C2 contains an extended conjugated pi elec tron system which is in conjugation with the pi electron system of the heptalene core" requires that these have at least two double bonds in conjugation. The examiner disagrees, interpreting the language broader as the specification does not limit it to the argued definition. The examiner does agree that the carboxylate substituents do not exhibit extended conjugation based upon the specification at page 26,lines 3-32. Therefore the rejection of claims 17-27 over Hafner et al. is withdrawn. Compound 11 of Weber et al. (a steryl ester) seems to still be relevant. The applicant argues that the El Houar et al reference is not enabled and argues that the reference does not teach the use in optical recording. The examiner holds that the brief discussion is enabling to one of ordinary skill in the art, who would not need each and every step of the synthesis spelled out, particularly in view of the dicarboxylates being relatively common in the prior art of record rednering thier synthesis well known. The examiner notes that photochemical isomerization (photochromic conversion) is taught and that this dovetails nicely with the teachings of Van et al. concerning photochromic conversions and establishes a likelihood of success. Similarly, the terminology "photochromic" links the El Houar reference with the secondary references cited in paragraphs 12 and 13 of the final office action.

4/4/03